

Request for Reconsideration after Final Action

The table below presents the data as entered.

| Input Field | Entered |
|---|--|
| SERIAL NUMBER | 86337425 |
| LAW OFFICE ASSIGNED | LAW OFFICE 112 |
| MARK SECTION | |
| MARK | http://tmng-al.uspto.gov/resting2/api/img/86337425/large |
| LITERAL ELEMENT | RIVERDALE GLOBAL |
| STANDARD CHARACTERS | YES |
| USPTO-GENERATED IMAGE | YES |
| MARK STATEMENT | The mark consists of standard characters, without claim to any particular font style, size or color. |
| GOODS AND/OR SERVICES SECTION (002)(no change) | |
| GOODS AND/OR SERVICES SECTION (035)(current) | |
| INTERNATIONAL CLASS | 035 |
| DESCRIPTION | |
| Furnishing single pigment dispersion liquid color technology to others by licensing third parties to use such technology; rental of refillable containers filled with single pigment dispersion liquid color for commercial use, including liquid color metering equipment when required | |
| FILING BASIS | Section 1(b) |
| GOODS AND/OR SERVICES SECTION (035)(proposed) | |
| INTERNATIONAL CLASS | 035 |
| TRACKED TEXT DESCRIPTION | |
| Furnishing single pigment dispersion liquid color technology to others by licensing third parties to use such technology; <u>Furnishing single pigment dispersion liquid color technology to others, namely, sale of refillable containers of single pigment dispersion liquid color via telephone or in-person sales, including color matching or color blending of the liquid color, if requested, all for commercial use;</u> rental of refillable containers filled with single pigment dispersion liquid color for commercial use, including liquid color metering equipment when required | |
| FINAL DESCRIPTION | |
| | |

Furnishing single pigment dispersion liquid color technology to others, namely, sale of refillable containers of single pigment dispersion liquid color via telephone or in-person sales, including color matching or color blending of the liquid color, if requested, all for commercial use

FILING BASIS

Section 1(b)

ADDITIONAL STATEMENTS SECTION**MISCELLANEOUS STATEMENT**

The Examiner is requested to reinstate class 001 for the goods of "Chemical additives for use in processing plastics" which was accidentally deleted during the Request for Reconsideration filed on 29 July 2015. This class was paid for in the initial application and was only deleted accidentally. No fee is believed due.

PAYMENT SECTION**TOTAL FEES DUE**

The filing Attorney has elected not to submit a fee payment for the class(es), believing no fee payment is required under the *Trademark Rules of Practice*.

SIGNATURE SECTION**RESPONSE SIGNATURE**

/Melissa E. Scott/

SIGNATORY'S NAME

Melissas E. Scott

SIGNATORY'S POSITION

Attorney for Applicant, Member PA Bar

SIGNATORY'S PHONE NUMBER

610-458-1413

DATE SIGNED

10/30/2015

AUTHORIZED SIGNATORY

YES

CONCURRENT APPEAL NOTICE FILED

YES

FILING INFORMATION SECTION**SUBMIT DATE**

Fri Oct 30 15:11:14 EDT 2015

TEAS STAMP

USPTO/RFR-216.200.153.71-
20151030151114912003-8633
7425-540de9a1b8c6de69b6b5
026ecbee51c1546781d99b795
48843b3bca62518c67c0-N/A-
N/A-20151030140838164401

To the Commissioner for Trademarks:

Application serial no. **86337425** RIVERDALE GLOBAL(Standard Characters, see <http://tmng-al.uspto.gov/resting2/api/img/86337425/large>) has been amended as follows:

CLASSIFICATION AND LISTING OF GOODS/SERVICES

Applicant proposes to amend the following class of goods/services in the application:

Current: Class 035 for Furnishing single pigment dispersion liquid color technology to others by licensing third parties to use such technology; rental of refillable containers filled with single pigment dispersion liquid color for commercial use, including liquid color metering equipment when required
Original Filing Basis:

Filing Basis: Section 1(b), Intent to Use: *For a trademark or service mark application:* As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services in the application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization. ***For a certification mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, and the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Proposed:

Tracked Text Description: ~~Furnishing single pigment dispersion liquid color technology to others by licensing third parties to use such technology;~~ Furnishing single pigment dispersion liquid color technology to others, namely, sale of refillable containers of single pigment dispersion liquid color via telephone or in-person sales, including color matching or color blending of the liquid color, if requested, all for commercial use; ~~rental of refillable containers filled with single pigment dispersion liquid color for commercial use, including liquid color metering equipment when required~~

Class 035 for Furnishing single pigment dispersion liquid color technology to others, namely, sale of refillable containers of single pigment dispersion liquid color via telephone or in-person sales, including color matching or color blending of the liquid color, if requested, all for commercial use

Filing Basis: Section 1(b), Intent to Use: *For a trademark or service mark application:* As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services in the application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization. ***For a certification mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, and the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

ADDITIONAL STATEMENTS

Miscellaneous Statement

The Examiner is requested to reinstate class 001 for the goods of "Chemical additives for use in processing plastics" which was accidentally deleted during the Request for Reconsideration filed on 29 July 2015. This class was paid for in the initial application and was only deleted accidentally. No fee is believed due.

I hereby elect to by-pass any fee edit for an added class(es), because I believe the original fee payment was sufficient. I understand that the examining attorney could still, upon later review, require a fee payment.

SIGNATURE(S)**Request for Reconsideration Signature**

Signature: /Melissa E. Scott/ Date: 10/30/2015

Signatory's Name: Melissas E. Scott

Signatory's Position: Attorney for Applicant, Member PA Bar

Signatory's Phone Number: 610-458-1413

The signatory has confirmed that he/she is an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions; and he/she is currently the owner's/holder's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S. attorney or a Canadian attorney/agent not currently associated with his/her company/firm previously represented the owner/holder in this matter: (1) the owner/holder has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the owner/holder has filed a power of attorney appointing him/her in this matter; or (4) the owner's/holder's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 86337425

Internet Transmission Date: Fri Oct 30 15:11:14 EDT 2015

TEAS Stamp: USPTO/RFR-216.200.153.71-201510301511149

12003-86337425-540de9a1b8c6de69b6b5026ec

bee51c1546781d99b79548843b3bca62518c67c0

-N/A-N/A-20151030140838164401